IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

UNILOC 2017 LLC and UNILOC USA, INC.,	
Plaintiffs,	Civil Action No. 2:18-cv-00504-JRG
V.	FILED UNDER SEAL PURSUANT TO
GOOGLE LLC,	PROTECTIVE ORDER
Defendant.	JURY TRIAL DEMANDED
	<u>.</u>

DEFENDANT GOOGLE LLC'S MOTION TO TRANSFER VENUE TO THE NORTHERN DISTRICT OF CALIFORNIA UNDER 28 U.S.C. § 1404

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Defendant Google LLC ("Google") respectfully moves to transfer this action to the Northern District of California ("Northern District") pursuant to 28 U.S.C. § 1404. This action should be transferred to the Northern District because it is clearly more convenient than the Eastern District of Texas (the "Eastern District") for the Parties, for the witnesses, and evidence likely to be presented here.

The accused two-step verification functionality is primarily developed and operated in the Northern District, where Google is headquartered. Uniloc 2017 and Uniloc USA (collectively, "Uniloc") also have strong ties to California. Uniloc maintains a principal place of business in Newport Beach, California and is headquartered in Irvine, California. Current and former executives of Uniloc 2017, Uniloc USA, and Uniloc Luxembourg either spend time or reside in California. Fortress, a funder of Uniloc and its related entities and current security interest holder of the asserted patent, is a Northern California resident that employs a current member of Uniloc 2017, who also lives in California. Craig Etchegoyen, the former CEO of Uniloc Luxembourg, current member of Uniloc 2017, and named inventor of the asserted patent, maintains a residence in California.

On the other hand, there are no meaningful connections between this action and the Eastern District. Uniloc has few, if any, Texas-based employees. In addition, Uniloc's only connections to the Eastern District are Uniloc 2017's litigation-focused Tyler, Texas office from which it is not registered to do business and Uniloc USA's Plano, Texas office that may store few, if any, relevant physical documents that are also either available online or stored in its file server in Irvine, California. The patent-at-issue has not previously and is not now asserted against other defendants in the Eastern District. This action should be transferred to the Northern District.

BACKGROUND

I. THE VAST MAJORITY OF GOOGLE'S WITNESSES AND EVIDENCE ARE LOCATED IN THE NORTHERN DISTRICT

Google is headquartered in Mountain View, California, in the Northern District.	(Orr
Decl. ² ¶ 5.) Uniloc accuses Google's two-step verification functionality of infringing U.S. P	' atent
No. 8,949,954 ("'954 patent" or "asserted patent"). G	
In contrast, Google has no offices in the Eastern District.	(Lim
Decl. ³ ¶¶ 3, 5.)	

II. <u>UNILOC HAS BEEN AND CONTINUES TO BE RUN FROM CALIFORNIA</u>

Uniloc also has strong ties to California, and relevant Uniloc witnesses and documents are likely to be located in California. Uniloc identifies in its Complaint that Uniloc 2017 has two offices, one of which is in Newport Beach, California. (Complaint ¶ 1.) Between 2014 and 2017 alone, Uniloc Luxembourg S.A., Inc. and Uniloc USA, Inc. held around 100 "top-level strategy

¹ Google's Mountain View headquarters, which include offices in Sunnyvale, California (Orr Decl. ¶ 5), is within the Northern District, and is referred to herein as "Mountain View."

² Citations to "Orr Decl." refer to the Declaration of Patrick Orr in Support of Google LLC's Motion to Transfer Venue to the Northern District of California Under 28 U.S.C. § 1404.

³ Citations to "Lim Decl." refer to the Declaration of Sallie Lim filed as Ex. C. to Dkt. 20 in this matter.

meetings" as well as monthly meetings at its Newport Beach office. (Ex. A⁴ [*Uniloc USA, Inc. v. Apple Inc.*, No. 2:17-cv-258-JRG ("-258 Case"), Dkt. 104] at 17; Ex. B [Burdick -571 Dep.] at 47:18-25, 54:2-19.) Uniloc and its related entities electronically store their settlement agreements in a Uniloc file server located in Irvine, California. (Ex. A [-258 Case, Dkt. 104] at 10; Ex. B [Burdick -571 Dep.] at 128:5-8.)

Even the former CFO of Uniloc Luxembourg, Drake Turner, admitted that the "California location was a convenient place for Uniloc people to meet." (Ex. C [Jan. 15, 2019 Turner -158 Dep.] at 85:19-22.) Craig Etchegoyen, named inventor of the asserted patent, former CEO of Uniloc Luxembourg and current member of Uniloc 2017, maintains a residence in Newport Beach, California and Mr. Turner testified that Mr. Etchegoyen spends more time in California than in Texas." (Ex. A [-258 Case, Dkt. 104] at 4-5, 16-17 & n.5; Ex. B [Burdick - 571 Dep.] at 160:3-20; Ex. D [-258 Case, Dkt. 61-2] at 2; Ex. E [Uniloc 2017 Corporate Disclosure]; Ex. C [Jan. 15, 2019 Turner -158 Dep.] at 119:13-121:6; Ex. F [Etchegoyen LinkedIn].) Mike Ford, a Uniloc USA software engineer supporting Uniloc 2017's Centurion platform, currently lives and works in Roseville, California. (Ex. C [Jan. 15, 2019 Turner Dep.] at 87:16-19, 91:5-21, 164:1-4.) These witnesses may have relevant documents and employee notebooks likely located in California.

Despite not being registered to do business in Texas (Vallery Decl⁶ ¶ 2; Ex. G [Texas SoS of Uniloc 2017]), Uniloc 2017 alleges in its Complaint that its second office is in Tyler, Texas. (Complaint ¶ 1.) Sean Burdick, the former president and general counsel at Uniloc USA,

⁴ "Ex." refers to exhibits to the concurrently filed declaration of Bonnie Phan.

⁵ The Centurion platform was internally developed by Uniloc Luxembourg to identify patents to acquire and assert and is now owned by Uniloc 2017. (Ex. C [Jan. 15, 2019 Turner -158 Dep.] at 95:2-96:21.) It is likely relevant to the alleged value of the asserted patents here.

⁶ Citations to "Vallery Decl." refer to the Declaration of Jo Vallery in Support of Google LLC's Motion to Transfer Venue to the Northern District of California Under 28 U.S.C. § 1404.

previously testified that Uniloc 2017's Tyler office has no employees, is used only by outside counsel for Uniloc litigations, and only stores historical Uniloc documents. (Ex. B [Burdick - 571 Dep.] at 56:11-57:12.) The building directory at the address of Uniloc 2017's Tyler office states "Uniloc USA, Inc." with the name of Uniloc's outside litigation counsel, Jim Etheridge, listed underneath. (Tekell Decl.⁷ ¶ 2.) Notably, in suits filed in other districts, Uniloc 2017 has often not identified its Tyler office as a place of business.⁸

Uniloc USA identifies its Plano, Texas office as its place of business. Recently, however, the Western District of Texas found that Uniloc USA's principal place of business was in Newport Beach, California, with its headquarters in Irvine, California. (Ex. AF [*Uniloc USA*, *Inc. v. Apple, Inc.*, No. 1:18-cv-158, Dkt. 59] at 2.) This Court previously determined that Uniloc USA's Plano office had no full-time employees and that relevant physical documents were accessible online or stored in a file server in California. (Ex. A [-258 Case, Dkt. 104] at 10, 15-18, 19.)

III. THE MAJORITY OF THIRD PARTY WITNESSES RESIDE IN OR NEAR THE NORTHERN DISTRICT

The majority of relevant and known third parties are located in or near the Northern District. Former Uniloc executives currently reside or spend some time in California. Former president and general counsel of Uniloc USA, Mr. Burdick, spends approximately a third of his time in California and another third of his time in Boise, Idaho. (Ex. A [-258 Case, Dkt. 104] at

⁷ Citations to "Tekell Decl." refer to the Declaration of Amanda Tekell in Support of Google LLC's Motion to Transfer Venue to the Northern District of California Under 28 U.S.C. § 1404. ⁸ *See, e.g., Uniloc 2017 LLC v. Box, Inc.*, No. 3:18-cv-3432, Dkts. 1, 18, 28 (N.D. Cal. filed June 8, 2018); *see also, e.g., Uniloc 2017 LLC v. Microsoft Corp.*, No. 8:19-cv-780, Dkt. 1 (C.D. Cal., filed Apr. 29, 2019); *Uniloc 2017 LLC v. Microsoft Corp.*, No. 8:19-cv-477, Dkt. 1 (C.D. Cal. filed Mar. 12, 2019); *Uniloc 2017 LLC v. Netflix, Inc.*, No. 8:18-cv-2150, Dkts. 1, 23 (C.D. Cal. filed Dec. 14, 2018).

⁹ The Court determined that Mr. Burdick spent the remaining third of his time in Plano, Texas

5, 17 n.6; Ex. D [-258 Case, Dkt. 61-2] at 2; Ex. H [Burdick LinkedIn].) Chad Meisinger, a former board member of Uniloc USA, currently resides in Orange County, California. (Ex. A [-258 Case, Dkt. 104] at 5, 17 n.4; Ex. B [Burdick -571 Dep.] at 59:6-11; Ex. I [Meisinger LinkedIn].) Mr. Turner currently resides and works out of his home in Hermosa Beach, California. (Ex. A [-258 Case, Dkt. 104] at 5 n.2, 17 n.4; Ex. C [Jan. 15, 2019 Turner -158 Dep.] at 5:2-15; Ex. J [Turner LinkedIn].)

The investment firm Fortress Investment Group ("Fortress"), a Northern California resident (Ex. K [Fortress locations]), likely has relevant witnesses and documents in this case. For example, Fortress incorporated Uniloc 2017 and its parent company, CF Uniloc Holdings LLC ("CF Uniloc"). (Exs. L [DE Certificate of Formation of Uniloc 2017], M [DE inc. of CF Uniloc Holdings], N [CA SoS Application], O [CA SoI]). Fortress also has funded Uniloc entities, including Uniloc USA, at least three times, and thus has information related to annual audits and third party licensing agreements with the Uniloc entities it has invested in. (Ex. P [Revenue Sharing Agreement]; Ex. Q [Third Amended Revenue Sharing Agreement]; Ex. R [Levy Dep.] at 67:9-69:3, 77:9-79:18, 85:1-4; Ex. S [Jacobs Decl.] at ¶¶ 3-11, 22; Ex. T [Turner Dep.] at 25:18-28:19, 32:10-24.) Fortress also likely has information related to Uniloc 2017's granting of its rights to control enforcement, settlement, and assignment decisions to CF Uniloc, as it relates to standing and other issues. (Ex. U [CF Agreement] at §§ 4.9(a), (b), 7.1(d); see Dkt. 20 at 5-11.) Mr. James Palmer, a Managing Director of Intellectual Property Finance Group at Fortress, is a Northern California resident and likely has information related to Fortress's investments in Uniloc and its related entities based on his declarations and depositions in prior Uniloc cases in the Northern District. (Ex. V [Uniloc USA, Inc. v. Apple Inc., No. 3:18-cv-360,

at Uniloc USA's Plano office. (Ex. A [-258 Case, Dkt. 104] at 16.) But Mr. Burdick is no longer employed by Uniloc USA. (Ex. H [Burdick LinkedIn].)

Dkt. 164-2] at 6-7; Ex. S [Jacobs Decl.] at ¶ 16; Ex. W [Palmer LinkedIn].)

Mr. Erez Levy, another Managing Director of Intellectual Property Finance Group at Fortress, is a Northern California resident and likely has relevant information regarding the above-identified relationship and responsibilities between Uniloc and Fortress. (Ex. Y [Levy LinkedIn]; Ex. S [Jacobs Decl.] at ¶ 12.) For example,

In another action filed against Apple, Uniloc USA designated Mr. Levy as its corporate designee. (Ex. R [Levy Dep.] at 85:18-21.) Mr. Levy also likely has relevant knowledge of Uniloc 2017's assignment of substantial rights, among other things, related to at least three transactions in May 2018 between Uniloc 2017 on one hand, and CF Uniloc and related Uniloc entities, including Uniloc USA, on the other hand. (Ex. C [Jan. 15, 2019 Turner -158 Dep.] at 57:6-16, 61:4-23.) Mr. Levy may be called to testify in this case as to the formation and incorporation of Uniloc 2017, standing of Uniloc, and transactions between Fortress and Uniloc.

Additionally, there are numerous prior art witnesses located in the Northern District, such as Salesforce.com, Inc., Cisco Systems, Inc., Thomas Emmanual Varghese, Jon Bryan Fisher, Steven Lucas Harris, Don Bosco Durai, Oracle International Corporation, Marc E. Davis, John E. Pizzi, Rodney Aigistorfer, Richard S. Craddock, Krishna C. Vitaldevara, Ayman Hammad, Patrick Faith, and Mark Carlson, who likely have relevant documents and other evidence related to this litigation.

Another Fortress employee located in the Northern District who likely has relevant knowledge regarding the May 2018 transactions involving Uniloc 2017 is Michele Moreland. (Ex. C [Jan. 15, 2019 Turner -158 Dep.] at 57:1-58:11, 61:2-25; Ex. Z [Moreland LinkedIn].)

LEGAL STANDARD

A case should be transferred to another district if it could have been brought in that district and would be "clearly more convenient" to resolve in that district. *In re Genentech*, 566 F.3d 1338, 1342 (Fed. Cir. 2009) (citing *In re Volkswagen of Am., Inc.* ("*Volkswagen II*"), 545 F.3d 304, 315 (5th Cir. 2008) (en banc)). The proposed transferee forum is "clearly more convenient" where, as here, most potential witnesses and relevant evidence are concentrated in the transferee district. *In re Toyota Motor Corp.*, 747 F.3d 1338, 1341 (Fed. Cir. 2014); *see also In re Nintendo Co.*, 589 F.3d 1194, 1198 (Fed. Cir. 2009). The determination is not whether the "transferee forum is *far* more convenient." *Toyota*, 747 F.3d at 1341 (emphasis in original). Nor does plaintiff's choice of venue carry any weight. *Nintendo*, 589 F.3d at 1200.

Whether another district is sufficiently more convenient is determined by analyzing "private" and "public" interest factors. *In re TS Tech USA Corp.*, 551 F.3d 1315, 1319 (Fed. Cir. 2008). The private interest factors are: "(1) the relative ease of access to sources of proof; (2) the availability of compulsory process to secure the attendance of witnesses; (3) the cost of attendance for willing witnesses; and (4) all other practical problems that make a trial easy, expeditious, and inexpensive." *Id.* The public interest factors are: "(1) the administrative difficulties flowing from court congestion; (2) the local interest in having localized interests decided at home; (3) the familiarity of the forum with the law that will govern the case; and (4) the avoidance of unnecessary problems of conflicts of law or in the application of foreign law." *Id.* (quoting *Volkswagen II*, 545 F.3d at 315).

ARGUMENT

I. THIS ACTION COULD HAVE BEEN FILED IN THE NORTHERN DISTRICT

This action could have been brought in the Northern District because that is where Google maintains its headquarters, where it conducts business, and where it employs thousands of personnel. (*Supra*, Background § I; *Volkswagen II*, 545 F.3d at 312.) Accordingly, the transfer analysis turns on weighing the private and public interest factors.

II. THE PRIVATE INTEREST FACTORS HEAVILY FAVOR TRANSFER

A. The Cost Of Attendance For Willing Witnesses Is Substantially Less In The Northern District

"The convenience of the witnesses is probably the single most important factor in transfer analysis." Genentech, 566 F.3d at 1343 (citation and quotation marks omitted). Here, the Northern District is more convenient for the potential party and non-party witnesses, and this important factor thus weighs heavily in favor of transfer. In re Verizon Bus. Network Servs. Inc., 635 F.3d 559, 561 (Fed. Cir. 2011) (granting mandamus and ordering transfer where there was a "stark contrast in convenience and fairness with regard to the identified witnesses"). Under the Fifth Circuit's 100-mile rule, "[w]hen the distance between an existing venue for trial of a matter and a proposed venue under § 1404(a) is more than 100 miles, the factor of inconvenience to witnesses increases in direct relationship to the additional distance to be traveled." In re Volkswagen AG ("Volkswagen I"), 371 F.3d 201, 204-05 (5th Cir. 2004) (per curiam); see TS Tech, 551 F.3d at 1320; Realtime Data LLC v. Teradata Operations, Inc., Nos. 6:15-CV-463, 6:15-CV-470-RWS-JDL, 2016 WL 235183, at *5 (E.D. Tex. Jan. 20, 2016) (finding that allowing witnesses to "remain in their home state . . . significantly minimize[s] the cost, time, and expense of travel to attend trial, which is the very purpose of § 1404(a)") (citation and quotation marks omitted).

There are several non-party witnesses likely to be called to testify in this case that reside and/or work in or near the Northern District. As discussed above, many relevant Fortress

witnesses reside in Northern California, including Messrs. Levy and Palmer, who are both Managing Directors in the Intellectual Property Finance Group at Uniloc's funder, Fortress. (*Supra*, Background § III.) They may need to testify as to the formation and incorporation of Uniloc 2017, standing, and other damages related issues. (*Id.*) In addition, as discussed above, a majority of third-party witnesses reside in or near the Northern District, including former Uniloc executives. (*Id.*) By contrast, Google is not aware of any non-party witness who resides or works in the Eastern District. *Toyota*, 747 F.3d at 1340; *see also* Ex. B [Burdick -571 Dep.] at 56:11-57:12.

The Northern District is also more convenient for party witnesses.

(Supra, Background

§§ I, II; Ex. A [-258 Case, Dkt. 104] at 15-19 (finding this factor weighing in favor of transfer to the Northern District).) Each of these witnesses will face a real and unnecessary burden in connection with traveling to the Eastern District for a trial, including time spent away from family and work and community commitments, as well as the monetary expense and lost productivity costs incurred by Google and Uniloc. *Volkswagen II*, 545 F.3d at 317. Uniloc also has strong ties to the Northern District and has continued to avail itself of the courts in the Northern District, demonstrating its convenience to Uniloc. From 2018 to present, Uniloc 2017 filed at least three complaints in the Northern District alleging patent infringement.¹¹

In contrast, Google has no offices in the Eastern District. (Lim Decl. ¶¶ 3, 5.) Google is also not aware of any Uniloc employees or witnesses in its Tyler, Texas or Plano, Texas offices.

¹¹ See, e.g., Uniloc 2017 LLC v. Logitech Inc., No. 5:18-cv-1304 (N.D. Cal. filed Feb. 28, 2018); Uniloc 2017 LLC v. Box, Inc., No. 3:18-cv-3432 (N.D. Cal. filed on June 8, 2018); Uniloc 2017 LLC v. Box, Inc., No. 3:18-cv-7038 (N.D. Cal. filed on Nov. 20, 2018).

(Ex. B [Burdick Dep.] at 56:11-57:7; *supra*, Background § II.) Thus, it is unsurprising that, since 2018, the Eastern District transferred 11 cases filed by Uniloc USA to the Northern District despite Uniloc USA identifying in those 11 complaints both the Plano and Tyler offices as places of business. ¹² *In re Zimmer Holdings, Inc.*, 609 F.3d 1378, 1381 (Fed. Cir. June 24, 2010) (finding this factor weighed in favor of transfer when the Eastern District "is convenient only for [the patentee's] litigation counsel," the patentee is not a Texas corporation, its corporate officers do not reside in Texas, and it has no employees in Texas). Even if Uniloc employs people in its Plano or Tyler offices, this is outweighed by the numerous witnesses located in the Northern District. Taking all of the relevant witnesses into consideration, this important factor weighs heavily in favor of transfer. *Volkswagen I*, 371 F.3d at 205-06; *Genentech*, 566 F.3d at 1345.

B. The Availability Of Compulsory Process To Secure The Attendance Of Witnesses Heavily Favors Transfer

A court may compel a non-party witness to attend depositions or trial within 100 miles from his or her residence. Fed. R. Civ. P. 45(c)(1)(A). "Transfer is favored when a transferee district has absolute subpoena power over a greater number of non-party witnesses" than the transferor district. *Adaptix, Inc. v. HTC Corp.*, 937 F. Supp. 2d 867, 874 (E.D. Tex. 2013). "The fact that the transferee venue is a venue with usable subpoena power . . . weighs in favor of transfer, and not only slightly." *Genentech*, 566 F.3d at 1345.

Here, as discussed above, there are non-party witnesses who are relevant to this case that are located in the Northern District or in California where the Northern District has subpoena power. (*Supra*, Background § III, Argument § II.A; Fed. R. Civ. P. 45(c)(1)(B)(ii) (If a trial is

Nos. 4:18-cv-2646 (N.D. Cal.); No. 3:18-cv-572 (N.D. Cal.); No. 3:18-cv-363 (N.D. Cal.); No. 4:18-cv-364 (N.D. Cal.); No. 4:18-cv-362 (N.D. Cal.); No. 4:18-cv-361 (N.D. Cal.); No. 3:18-cv-359 (N.D. Cal.); No. 3:18-cv-358 (N.D. Cal.); No. 5:18-cv-357 (N.D. Cal.); No. 3:18-cv-365 (N.D. Cal.); No. 3:18-cv-360 (N.D. Cal.).

more than 100 miles from a non-party witness's residence, but within the state, the court may compel attendance so long as the witness would not incur "substantial expense.").) For example, in an order granting transfer to the Northern District, the Western District of Texas recently found that one of the three former Uniloc executives in California, Mr. Turner, would be subject to absolute subpoena power from the Northern District. (Ex. AA [Uniloc USA Inc. v. Box, Inc., No. 1:17-CV-754-LY, Dkt. 47] at 6.) In addition, prior art witnesses are in the absolute subpoena power of the Northern District, including there are numerous prior art witnesses located in the Northern District, such as Salesforce.com, Inc., Cisco Systems, Inc., Thomas Emmanual Varghese, Jon Bryan Fisher, Steven Lucas Harris, Don Bosco Durai, Oracle International Corporation, Marc E. Davis, John E. Pizzi, Rodney Aigistorfer, Richard S. Craddock, Krishna C. Vitaldevara, Ayman Hammad, Patrick Faith, and Mark Carlson, who likely have relevant documents and other evidence related to this litigation.. On the other hand, Google is not aware of any relevant third party witnesses who reside or work in the Eastern District. Given the one-sided balance of witnesses within the respective subpoena powers of the Eastern District and the Northern District, both parties will be better equipped to present relevant evidence at trial if this case proceeds in the Northern District—this factor weighs heavily in favor of transfer.

C. <u>Easier Access To Sources Of Proof Heavily Favors The Northern District</u>

This factor "turn[s] upon which party . . . will most probably have the greater volume of documents relevant to the litigation and their presumed location in relation to the transferee and transferor venues." *On Semiconductor Corp. v. Hynix Semiconductor, Inc.*, No. 6:09-cv-390, 2010 WL 3855520, at *2 (E.D. Tex. Sept. 30, 2010). A patentee's ties with the District should be discounted "where an invention has no connection with Texas." *In re Biosearch Techs., Inc.*, 452 F. App'x 986, 988 (Fed. Cir. 2011).

Turning first to the Northern District, a majority of the evidence, including evidence from Uniloc, related Uniloc entities, Fortress, and other third parties, may come from or favor the Northern District. (*Supra*, Background §§ I, II, III.) As explained above, Messrs. Etchegoyen, Burdick, Meisinger, Turner, and Ford, all current or former employees of Uniloc and related Uniloc entities, reside or spend time in California, and are likely to have relevant documents. (*Supra*, Background §§ II, III.) Indeed, this Court found that settlement agreements entered into by Uniloc and its related entities are electronically stored in a file server in California. (Ex. A [-258 Case, Dkt. 104] at 10; Ex. B [Burdick -571 Dep.] at 128:5-8.)

The sole inventor is located near the Northern District. (*Supra*, Background § III, Argument § II.A.) Thus, highly relevant and unique documents relating to the conception and reduction to practice of the claimed inventions and/or claim interpretation, infringement, and the validity of the asserted patents would be found there. Key documentary evidence regarding prior art is also likely located in the Northern District. (*Supra*, Background § III.)

Turning to the Eastern District, Google is unaware of any sources of evidence in the Eastern District that would outweigh the volume of potential evidence in the Northern District. Although Uniloc claims to operate out of the Eastern District, identifying Plano and Tyler offices, again, this Court ruled that Mr. Burdick (who has since left Uniloc) was only a part-time employee in the Plano office and that the relevant physical documents housed there were either available online or stored in a file server in California. (*Supra*, Background § III.) Mr. Burdick further testified that the Tyler office has no employees and functions to support outside counsel in Uniloc litigations. (Ex. B [Burdick -571 Dep.] at 56:11-57:12.) Indeed, Uniloc's outside trial lawyer is the only individual listed in the building directory at Uniloc 2017's alleged Tyler office, which is actually labeled in the directory as being the office of Uniloc USA, not Uniloc

2017. (Tekell Decl. ¶ 2.) This further demonstrates that Uniloc 2017's Tyler office is only used to support its outside counsel and would not otherwise contain documents relevant to this case. Mr. Burdick also testified that the Tyler office "houses historical files of the company," which the Federal Circuit has stated cannot "override a compelling showing of transfer," because it would be "inconsistent with the policies underlying § 1404(a)." *Verizon*, 635 F.3d at 561-62. (Ex. B [Burdick -571 Dep.] at 56:11-57:12.) To the extent any relevant documents do exist in Uniloc 2017's Tyler office, electronic versions of these documents are likely maintained at Uniloc's California office (Ex. A [-258 Case, Dkt. 104] at 10). In sum, there is minimal relevant documentary evidence—if any—in the Eastern District that is not also likely located in California in electronic form.

D. There Are No Practical Problems With Transferring This Case

There are no practical problems with transferring this case, because this case, including discovery, is in its infancy. Uniloc's other separately filed cases against Google in this District should not sway the transfer analysis. *GeoTag, Inc. v. Aromatique, Inc.*, No. 2:10-cv-570, 2013 WL 8349856, at *5 (E.D. Tex. Jan. 14, 2013) (stating that this Court "will not permit the existence of separately filed cases to sway its transfer analysis. Otherwise, a plaintiff could manipulate venue by serially filing cases within a single district"). Moreover, the transfer analysis proceeds on an "individualized, case-by-case" basis. *Van Dusen v. Barrack*, 376 U.S. 612, 622 (1964). In the context of patent litigation, Congress reinforced this longstanding principle through "the recently enacted America Invents Act" ("AIA"), directing that "each patent case will be treated separately" for purposes of resolving venue questions. *LT Tech, LLC*

Uniloc and its related entities have filed a number of patent infringement actions in the Eastern District. In response to motions to transfer in those cases, Uniloc and its related entities have filed declarations, but none of them identify any relevant witnesses or evidence in the Tyler, Texas office. (*See, e.g.*, Ex. AB [Burdick -354 Decl.]); Ex. AC [Burdick -258 Decl.].)

v. FrontRange Solutions USA Inc., No. 3:13-cv-1901-M, 2013 WL 6181983, at *5 (N.D. Tex. Nov. 26, 2013). This case is unrelated to the other cases that Uniloc has recently filed and are currently pending in the Eastern District, and therefore, the relevant witnesses and documents will likely also be different. See, e.g., Oyster Optics, LLC v. Coriant Am. Inc., Nos. 2:16-cv-1302, 2:17-cv-511, 2017 WL 4225202, at *7 (E.D. Tex. Sept. 22, 2017) (citing In re Google, Inc., No. 2017-107, 2017 WL 977038, at *3 (Fed. Cir. Feb. 23, 2017)). Therefore, Uniloc's strategy of serially filing a number of complaints against Google should not weigh in favor of keeping this case in this District. No practical problems exist; thus, this factor also weighs in favor of transfer.

III. THE PUBLIC INTEREST FACTORS FAVOR TRANSFER

A. The Northern District Has A Strong Interest In This Case

(Supra, Background § I, Argument § II.A.) Because Uniloc's allegations call into question "the work and reputation" of engineers responsible for work related to these products as well as Google's own reputation, the Northern District's "interest in this case remains strong." In re Hoffman-La Roche, Inc., 587 F.3d 1333, 1336 (Fed. Cir. 2009); see also Wireless Recognition Techs. LLC v. A9.com, Inc., No. 2:10-cv-364-JRG, 2012 WL 506669, at *6 (E.D. Tex. Feb. 15, 2012).

Fortress, a Northern California resident, incorporated Uniloc 2017 and CF Uniloc, invested in Uniloc and its related entities at least 3 times, and entered into an employment agreement with a current member of Uniloc 2017, Mr. Etchegoyen, also a California resident.

For example, the technology involved in this case is Google's two-step verification functionality, which is unrelated to the technology asserted in the other Uniloc cases against Google, which relate generally to Google Cloud, Google WiFi, Google Chromecast, Google Photo, and Google Hangouts, Meet, Play, and Nearby.

(Exs. L-O [Incorporation Documents]; Ex. R [Levy Dep.] at 67:9-69:3; Ex. S [Jacobs Decl.] at ¶ 22; Ex. E [Uniloc 2017 Corp. Disclosure].)

In contrast, outside of litigation-related connections (*see supra*, Background § II), Uniloc's infringement allegations in its Complaint (*see, e.g.*, Complaint ¶ 79-105) have no connection to the Eastern District that could not be drawn to any other district in the country. *Volkswagen II*, 545 F.3d at 318 (noting these types of connections "could apply virtually to any judicial district or division in the United States; it leaves no room for consideration of those actually affected—directly and indirectly—by the controversies and events giving rise to a case."); *Nintendo*, 589 F.3d at 1198. The fact that Google makes its services and products available nationally does not establish an interest in having the case tried here. *TS Tech*, 551 F.3d at 1321. On balance, this factor weighs in favor of transfer. *Chrimar Sys., Inc. v. Juniper Networks, Inc.*, No. 6:15-cv-618, Dkt. 231 at 12 (E.D. Tex. Jan. 11, 2016); *Google*, 2017 WL 977038, at *3 n.3.

B. The Administrative Difficulties From Court Congestion Favors Transfer

"The speed with which a case can come to trial and be resolved may be a factor." *Genentech*, 566 F.3d at 1347. While both districts have a median time to disposition by trial of 27.7 months (Ex. AD [Table C-5]), the Northern District's median time to disposition of civil cases is 7.6 months compared to the Eastern District's 8.9 months. (Ex. AE [National Judicial Caseload Profile].) Accordingly, this factor weighs slightly in favor of transfer.

A. The Remaining Public Interest Factors Are Neutral

The remaining public interest factors are neutral. Both districts are also familiar with and can apply the federal patent laws to this patent infringement case. *TS Tech*, 551 F.3d at 1320.

II. CONCLUSION

For the foregoing reasons, Google respectfully requests that the Court transfer this action to the Northern District of California.

Dated: June 28, 2019 Respectfully submitted,

/s/ Michael E. Jones

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that all counsel of record who have consented to electronic service are being served with a copy of this document via electronic mail on June 28, 2019. I also hereby certify that all counsel of record who have consented to electronic service are being served with a notice of filing of this document, under seal, pursuant to L.R. CV-5(a)(7) on June 28, 2019.

/s/ Michael E. Jones

CERTIFICATE OF CONFERENCE

The undersigned hereby certifies that counsel for Google has complied with the meet and confer requirement in Local Rule CV-7(h). The personal conference required by Local Rule CV-7(h) was conducted on June 26, 2019 via telephonic conference with the following participants: Mike Jones for Google and Jim Etheridge and Ryan Loveless for Uniloc. This motion is opposed.

CERTIFICATE OF AUTHORIZATION TO FILE UNDER SEAL

I hereby certify that the foregoing document and all supporting declarations and exhibits are being filed contemporaneously with Google's Unopposed Motion to File Under Seal its Motion to Transfer Venue to the Northern District of California in accordance with Local Rule CV-5(a)(7).

/s/ Michael E. Jones